## For the Northern District of California

IN THE UNITED STATES DISTRICT COURT							
FOR THE NORTHERN DISTRICT OF CALIFORNIA							
LESLIE PATRICE BARNES MARKS,	No. C 10-00203 WHA						
Plaintiff - Appellant,							
V.	ORDER TO SHOW CAUSE						
OCWEN LOAN SERVICING, and DOES 1-10, inclusive,							

Defendants - Appellees.

The notice of appeal in the above-numbered action was filed with the district court on January 15, 2010 (Dkt. No. 1). Under Rules 8006 and 8007 of the Federal Rules of Bankruptcy Procedure, pro se appellant Leslie Marks was then required to file with the bankruptcy court: (1) a designation of the record, (2) statement of issues on appeal, and (3) a notice regarding the ordering of transcripts. This procedure — called "perfecting the appeal" — should have been done within 14 days of filing the notice of appeal. It has now been over two months since the notice of appeal was filed, and appellant has *still* not perfected the record pursuant to Bankruptcy Rule 8006.

Given this failure, appellant Leslie Marks is ORDERED by NOON ON FRIDAY, APRIL 16, **2010**, to either perfect the record on appeal in the manner prescribed by Bankruptcy Rule 8006, or SHOW CAUSE (explain in writing) to the Court why she has failed to prosecute her appeal for over 

two months.	If appellant	Marks fails	to comply	with this	order,	this bankruptcy	appeal	will be
dismissed for	r failure to pi	rosecute.						

As a separate matter, on March 18, 2010, the Court received a notice of appeal from appellant Marks of a different bankruptcy decision involving Ocwen Loan Servicing. This second bankruptcy appeal is Case Number 10-01148. In an attempt to prevent history from repeating itself, appellant Marks is reminded that the record on appeal must be perfected (pursuant to Bankruptcy Rule 8006) for this *second* bankruptcy appeal as well as the *first* appeal that was filed in January.

## IT IS SO ORDERED.

Dated: March 22, 2010.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE